

1 Beth K. Findsen (*pro hac vice*)
2 E: bfindsen@consumerattorneys.com
CONSUMER ATTORNEYS
3 8245 N. 85th Way
4 Scottsdale, AZ 85258
5 T: (602) 807-6676
E: bfindsen@consumerattorneys.com

6 Jenna Dakroub, CA # 350170
7 E: jdakroub@consumerattorneys.com
CONSUMER ATTORNEYS
8 6345 Balboa Blvd., Suite 247
9 Encino, CA 91316
10 T: (602) 807-1525
F: (718) 715-1750

11
12 *Attorneys for Plaintiff*

13
14 **UNITED STATES DISTRICT COURT**
15 **CENTRAL DISTRICT OF CALIFORNIA**
16 **WESTERN DIVISION**

17
18 SARA STRIMPEL,
19 Plaintiff,
20 v.
21
22 EQUIFAX INFORMATION
SERVICES, LLC, and EXPERIAN
INFORMATION SOLUTIONS, INC.
23
24 Defendants.

25
26 **Case No.: 8:23-cv-02092-SVW-DFM**

27
28 **NOTICE OF SETTLEMENT AS**
TO EXPERIAN INFORMATION
SOLUTIONS, INC.

1 **NOTICE IS HEREBY GIVEN** that Plaintiff Sara Strimpel and Experian
2 Information Solutions, Inc., (“Experian”), have resolved the claims between them in
3 this matter. The parties are in the process of finalizing the terms and performance
4 attendant to that resolution. The parties anticipate completing that performance
5 within the next forty-five (45) days and submitting to the Court the necessary
6 dismissal papers. In the interim, the Parties ask that the Court vacate all deadlines in
7 this matter, as to Defendant Experian. Plaintiff further requests that the Court retain
8 jurisdiction for any matters related to completing and/or enforcing the settlement.
9
10

12 DATED: February 6, 2024

CONSUMER ATTORNEYS
By: /s/ Beth K. Findsen
Beth K. Findsen (*pro hac vice*)
8245 N. 85th Way
Scottsdale, AZ 85258
T: (602) 807-6676
E: bfindsen@consumerattorneys.com

Jenna Dakroub, CA # 350170
6345 Balboa Boulevard, Suite 247
Encino, CA 91316
T: (602) 807-1525
F: (718) 715-1750
E: jdakroub@consumerattorneys.com
Attorneys for Plaintiff
Sara Strimpel

1 **CERTIFICATE OF SERVICE**

2 I hereby certify that on February 6, 2024, I electronically filed the foregoing
3 with the Clerk of the Court using the ECF system, which will send notice of such
4 filing to all attorneys of record in this matter. Since none of the attorneys of record
5 are non-ECF participants, hard copies of the foregoing have not been provided via
6 personal delivery or by postal mail.

7
8 **CONSUMER ATTORNEYS**

9
10 */s/Marie Tirona*

11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28